





# NON-CONVERSION AGREEMENT LETTER OF UNDERSTANDING

#### Deed Restriction Requirements for Habitable Buildings in Flood Zones A, Costal A, and V Zones

# All Habitable Buildings **with an enclosure greater than six feet in height** are now required to have recorded with the **Office of the County Clerk**, a Deed Restriction

### Habitable Buildings in A Zones

Have documentation that a deed restriction has been obtained for the lot if the enclosure is greater than six feet in height. This deed restriction shall be recorded in the Office of the County Clerk or the Registrar of Deeds and Mortgages in which the building is located, shall conform to the requirements in N.J.A.C. 7:13, and shall be recorded within 90 days of receiving a Flood Hazard Area Control Act permit or prior to the start of any site disturbance (including pre-construction earth movement, removal of vegetation and structures, or construction of the project), whichever is sooner. Deed restrictions must explain and disclose that:

(1) The enclosure is likely to be inundated by floodwaters which may result in damage and/or inconvenience;

(2) The depth of flooding that the enclosure would experience to the Flood Hazard Area Design Flood Elevation;

(3) The deed restriction prohibits habitation of the enclosure and explains that converting the enclosure into a habitable area may subject the property owner to enforcement.

## Habitable Buildings in Coastal A and V Zones

Have documentation that a deed restriction has been obtained for the lot if the enclosure is greater than six feet in height. This deed restriction shall be recorded in the Office of the County Clerk or the Registrar of Deeds and Mortgages in which the building is located, shall conform to the requirements in N.J.A.C. 7:13, and shall be recorded within 90 days of receiving a Flood Hazard Area Control Act permit or prior to the start of any site disturbance (including pre-construction earth movement, removal of vegetation and structures, or construction of the project), whichever is sooner. Deed restrictions must explain and disclose that:

(1) The enclosure is likely to be inundated by floodwaters which may result in damage and/or inconvenience.

(2) The depth of flooding that the enclosure would experience to the Flood Hazard Area Design Flood Elevation;

(3) The deed restriction prohibits habitation of the enclosure and explains that converting the enclosure into a habitable area may subject the property owner to enforcement.

I fully read and understand the above.

#### Person completing this section: **PROPERTY OWNER** AGENT

Property Owner/Agent (Signed)

\_\_\_\_/\_\_\_/\_\_\_\_ Date

Property Owner/Agent (Printed)

Title (if not the property owner)